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## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

## **CIVIL MINUTES - GENERAL**

Case No.	CV 08–4555 PA (RCx)			Date	November 14, 2008		
Title	Elva Grogan v. T-Shirt Wholesale Outlet						
Present: The Honorable		PERCY ANDERSON, UNITED STATES DISTRICT JUDGE					
Paul Songco		N	Not Reported		N/A		
Deputy Clerk		C	Court Reporter		Tape No.		
Attorneys Present for Plaintiffs:			Attorneys Present for Defendants:				
None			None				
<b>Proceedings:</b> IN CHAMBERS – COURT ORDER							

On August 27, 2008, defendant T-Shirt Wholesale Outlet ("Defendant") filed its Answer. The Answer was filed without an accompanying Certification of Interested Parties as required by Local Rule 7.1-1. On October 31, 2008, the Court issued an Order requiring Defendant to file its Certification of Interested Parties by November 7, 2008. The October 31, 2008 Order also warned that Defendant's failure to respond "may result in the imposition of sanctions, including, but not limited to, the striking of the Answer and the entry of default." Defendant still has not filed a Certification of Interested Parties. Accordingly, no later than November 24, 2008, Defendant is ordered to show cause, in writing, why the Court should not impose sanctions for Defendant's failure to file its Certification of Interested Parties and failure to respond to the Court's October 31, 2008 Order. Defendant's failure to respond to this Order may result in the imposition of sanctions, including, but not limited to, the striking of the Answer and the entry of default.

IT IS SO ORDERED.

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